1 IN THE UNITED STATES DISTRICT COURT 2 DISTRICT OF MASSACHUSETTS 3 The UNITED STATES OF AMERICA CASE #: 1:12-cr-10317-GAO 4 5 **COURT: Hon. George O'Toole** 6 Plaintiff, 7 v. 8 9 RYAN MANZANILLA 10 Defendant 11 12 **MOTION TO FILE UNDER SEAL** 13 NOW COMES the Defendant, Ryan Manzanilla, who requests to file a separately submitted 14 document under seal. Specifically, the Defendant's Memorandum in Aid of Sentencing as it contains 15 information which should not be a part of the public record. The request is made in good faith after a 16 thorough review of the docket, the Defendant's needs, and the public interest. 17 18 Mr. Manzanilla anticipates to file the Defendant's Memorandum in Aid of Sentencing by the 19 close of business of June 6, 2013, at the latest. 20 WHEREFORE, the Defendant requests the court to allow this motion. 21 Respectfully Submitted: 22 RYAN MANZANILLA 23 By and through his Attorney: By: /s/ Jerod Gunsberg 24 Jerod Gunsberg, California State Bar No. 260219 25 Jgunsberg@gunsberglaw.com Law Offices of Jerod Gunsberg 26 433 N. Camden Drive, Suite 600 Beverly Hills, CA 92010 27 P#: 310-210-0744 28 F#: 310-496-3011

Dated: June 3, 2013 **CERTIFICATE OF SERVICE** I, Jerod Gunsberg, hereby certify that a true and accurate copy of this document, and all supporting documents, if any, have been delivered by ECF upon all parties registered with CM/ECF in this matter on the date above. /s/ Jerod Gunsberg Jerod Gunsberg